

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF TEXAS  
MARSHALL DIVISION

STEVEN H. JORDAN, AS EXECUTOR §  
OF THE ESTATE OF JOE M. §  
BRADFORD, AMANDA JORDAN and §  
ANITA BRADFORD, §  
§  
*Plaintiffs* §  
§  
Vs. §  
§  
RONALD G. DICKSON and §  
DICKSON TRUCKING §  
§  
*Defendants.* §

Civil Action No. 2:15-cv-01271

**JOINT MOTION FOR DISMISSAL WITH PREJUDICE**

TO THE HONORABLE JUDGE OF THIS COURT:

Plaintiffs Steve H. Jordan, as Executor of the Estate of Joe M. Bradford, Deceased, Amanda Jordan and Anita Bradford and defendants Ronald G. Dickson and Dickson's Trucking (collectively "Parties") file this Joint Motion for Dismissal with Prejudice and as grounds therefore would respectfully show unto the Court the following:

Plaintiffs Steve H. Jordan, as Executor of the Estate of Joe M. Bradford, Deceased, Amanda Jordan and Anita Bradford and defendants Ronald G. Dickson and Dickson's Trucking have agreed to settle any and all claims, thus this matter is settled. Accordingly, plaintiffs and defendants now respectfully request that the claims brought against defendants Ronald G. Dickson and Dickson's Trucking by plaintiffs be dismissed with prejudice to the refiling of the same.

Therefore, considering the above, plaintiffs Steve H. Jordan, as Executor of the Estate of Joe M. Bradford, Deceased, Amanda Jordan and Anita Bradford and defendants Ronald G.

Dickson and Dickson's Trucking pray that this Honorable Court enter an Order dismissing plaintiffs' claims with prejudice to refiling of same and to grant defendant such other and further relief to which defendant may be justly entitled.

Dated: January 19, 2017

Respectfully submitted,

**KEVIN BUCHANAN & ASSOCIATES, P.L.L.C.**

By: /s/ G. Kevin Buchanan (with permission)

G. Kevin Buchanan (*Attorney-in-Charge*)

State Bar No. 00787161

Email: [courtfilings@kevinbuchananlaw.com](mailto:courtfilings@kevinbuchananlaw.com)

111 W Spring Valley Road, Suite 250

Richardson, Texas 75081

Telephone: (214) 378-9500

Facsimile: (214) 365-7220

and

James D. Blume (*Local Counsel*)

State Bar No. 02514600

Email: [jblume@bfslawgroup.com](mailto:jblume@bfslawgroup.com)

BLUME, FAULKNER & SKEEN, P.L.L.C.

111 W Spring Valley Road, Suite 250

Richardson, Texas 75081

Telephone: (214) 373-7788

Facsimile: (214) 373-7783

**ATTORNEYS FOR PLAINTIFFS**

AND

**DAW & RAY, L.L.P.**

By: /s/ James L. Ray

James L. Ray

State Bar No. 16604250

Federal I.D. No. 4413

Attorney-In-Charge

Capital One Plaza

5718 Westheimer, Suite 1750

Houston, Texas 77057

(713) 266-3121 Telephone

(713) 266-3188 Facsimile

**ATTORNEYS FOR DEFENDANTS RONALD  
DICKSON AND DICKSON TRUCKING**

**Of Counsel:**

Kyle D. Giacco  
State Bar No.: 07839150  
Federal I.D. No.: 15058  
Allison R. Miller  
State Bar No.: 24074713  
Federal I.D. No.: 2450998  
Capital One Plaza  
5718 Westheimer, Suite 1750  
Houston, Texas 77057  
(713) 266-3121 Telephone  
(713) 266-3188 Facsimile

**CERTIFICATE OF SERVICE**

The undersigned does hereby certify that a true and correct copy of the above and foregoing instrument has been served upon all known counsel of record by Facsimile, Electronic, and/or Certified Mail, Return Receipt Requested, on this the 19<sup>th</sup> day of January, 2017.

G. Kevin Buchanan  
KEVIN BUCHANAN & ASSOCIATES, P.L.L.C.  
900 Jackson Street, Suite 350  
Dallas, Texas 75202  
and  
James Blume  
BLUME, FAULKNER & SKEEN, P.L.L.C.  
111 W. Spring Valley Rd, Suite 250  
Richardson, Texas 75081

*Via Email*

*Via Email*

/s/ James L. Ray  
James L. Ray